Edwin S. Wall, Wyo. Bar No. 5-2728 Wall Law Office 43 East 400 South Salt Lake City, Utah 84111

Ph: (801) 746-0900 Fax: (801) 364-3232

Email: edwin@edwinwall.com

IN THE UNITED STATES DISTRICT COURT DISTRICT OF WYOMING

)
UNITED STATES OF AMERICA,) RESPONSE TO GOVERNMENTS
Plaintiff,) MOTION TO DECLARE CASE
) COMPLEX FOR PURPOSES OF
v.) THE SPEEDY TRIAL ACT
DEVIN DUTSON,) Case No. 19CR171
Defendant.) Hon. ALAN JOHNSON

COMES NOW the Defendant, Devin Dutson, by and through his attorney Edwin S. Wall, and informs the court there is no objection to the case being found to be complex for the grounds stated by the United States in the *Government's Motion to Declare Case Complex for Purposes of the Speedy Trial Act*, Dkt. 34. Mr. Dutson and counsel have discussed the seventy (70) day limitation provided pursuant to 18 U.S.C. § 3161(c)(1). Further, Mr. Dutson and counsel discussed that in a case determined by the court to be complex pursuant to the factors set forth in 18 U.S.C. § 3161(h)(7)(B)(ii) any extension of time or delay due to the complexity of the case will be excluded from the computation of time as provided in 18 U.S.C. § 3161(h)(7).

DATED this October 3, 2019.

Edwin S. Wall

John A. Wall

Attorney for the Defendant

CERTIFICATE OF SERVICE

I, Edwin S. Wall, hereby certify that on October 3, 2019, I served a copy of the attached RESPONSE TO GOVERNMENTS' MOTION TO DECLARE CASE COMPLEX FOR PURPOSES OF THE SPEEDY TRIAL ACT upon the counsel for the Plaintiff in this matter by CM/ECF or, if not available, by mailing it by first class mail with sufficient postage prepaid to the following address:

Eric Heimann, Esq. AUSA United States Attorneys Office 2120 Capitol Avenue, Suite 4000 Cheyenne, WY 82001

Edwin S. Wall,

Attorney for the Defendant

Jani 1. Wall